## NOTIFICATION OF ADDENDUM ADDENDUM NO. 1 DATED 10/28/2009

Control	6202-67-001
Project	RMC - 620267001
Highway	SH0006
County	BRAZOS

#### Ladies/Gentlemen:

Attached please find an addendum on the above captioned project. Included in the attachment is an adendum notification which details the changes and the respective proposal pages which were added and/ or changed.

Except for new bid insert pages, it is unnecessary to return any of the pages attached.

Bid insert pages must be returned with the bid proposal submitted to the Department, unless your firm is submitting a bid using a computer print out. The computer print out must be changed to reflect the new bid item information.

Contractors and material suppliers, etc. who have previously been furnished informational proposals are not being furnished a copy of the addendum. If you have a subcontractor on the above project, please advise them of this addendum. Acknowledgment of this addendum is not requested if your company has been issued a proposal stamped "This Proposal Issued for Informational Purposes."

You are required to acknowledge receipt of this addendum on the Addendum Acknowledgement form contained in your bid proposal by placing a mark in the box next to the respective addendum.

Failure to Acknowledge receipt of this addendum in your bid proposal will result in your bid not being read.

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SUBJECT: PLANS AND PROPOSAL ADDENDUMS
      PROJECT: RMC - 620267001 CONTROL: 6202-67-001
      COUNTY: BRAZOS
      LETTING: 11/10/2009
      REFERENCE NO: 1028
                         PROPOSAL ADDENDUMS
  PROPOSAL COVER
X BID INSERTS (SH. NO.: 1 of 1
_ GENERAL NOTES (SH. NO.:
X SPEC LIST (SH. NO.: 1 of 2
X SPECIAL PROVISIONS:
  ADDED: 007---639, 008---030
         672---040
      DELETED: 007---445
               672---034
  SPECIAL SPECIFICATIONS:
  ADDED:
      DELETED:
X OTHER: PLAN SHEET
DESCRIPTION OF ABOVE CHANGES
(INCLUDING PLANS SHEET CHANGES)
```

)

BID INSERTS
ITEMS 672 - DELETED SP 030 AND ADDED SP 040
SPEC LIST
ADDED SP 007-639, SP 008-030 & SP 672-040
DELETED SP 007-445 & SP 672-034
PLAN SHEET
SHEET 5 - ITEMS 672, DELETED SP 034 & ADDED 040

1-1

	ITEM-CODE		ЭE					DEPT
ALT	ITEM NO	DESC CODE	S.P. NO.	UNIT BID PRICE ONLY. WRITTEN IN WORDS		UNIT	APPROX QUANTITIES	USE ONLY
	672	2012	040	REFL PAV MRKR TY I-C	DOLLARS CENTS	EA	1,000.000	1
	672	2015	040	REFL PAV MRKR TY II-A-A and	DOLLARS CENTS	EA	20,600.000	2
	672	2017	040	REFL PAV MRKR TY II-C-R and	DOLLARS CENTS	EA	13,000.000	3
	677	2021		ELIM EXT PAV MRK&MRKR (FMRKR) and	AAIS PAV  DOLLARS  CENTS	EA	1,000.000	4

CONTROL: 6202-67-001 PROJECT: RMC - 620267001

HIGHWAY : SH0006 COUNTY : BRAZOS

#### TEXAS DEPARTMENT OF TRANSPORTATION

#### GOVERNING SPECIFICATIONS AND SPECIAL PROVISIONS

ALL SPECIFICATIONS AND SPECIAL PROVISIONS APPLICABLE TO THIS PROJECT ARE IDENTIFIED AS FOLLOWS:

STANDARD SPECIFICATIONS: ADOPTED BY THE TEXAS DEPARTMENT OF

----- TRANSPORTATION JUNE 1, 2004.

STANDARD SPECIFICATIONS ARE INCORPORATED

INTO THE CONTRACT BY REFERENCE.

ITEMS 1 TO 9 INCL., GENERAL REQUIREMENTS AND COVENANTS

ITEM 672 RAISED PAVEMENT MARKERS <502>(677)(678)

ITEM 677 ELIMINATING EXISTING PAVEMENT MARKINGS AND MARKERS (300) (302)(316)

SPECIAL PROVISIONS: SPECIAL PROVISIONS WILL GOVERN AND TAKE

----- PRECEDENCE OVER THE SPECIFICATIONS ENUMERATED

HEREON WHEREVER IN CONFLICT THEREWITH.

SPECIAL PROVISION "SCHEDULE OF LIQUIDATED DAMAGES" (000--1493)

SPECIAL PROVISION "DEPARTMENT DIVISION MAILING AND PHYSICAL ADDRESS"

(000 - - - 011)

SPECIAL PROVISION TO ITEM 1 (001---011)

SPECIAL PROVISION TO ITEM 2 (002---017)

SPECIAL PROVISIONS TO ITEM 3 (003---023)(003---033)

SPECIAL PROVISION TO ITEM 4 (004---013)

SPECIAL PROVISION TO ITEM 5 (005---004)

SPECIAL PROVISION TO ITEM 6 (006---030)

SPECIAL PROVISIONS TO ITEM 7 (007---213)(007---639)

SPECIAL PROVISION TO ITEM 8 (008---030)

SPECIAL PROVISIONS TO ITEM 9 (009---012)(009---015)

SPECIAL PROVISION TO ITEM 502 (502---006)

SPECIAL PROVISION TO ITEM 672 (672---040)

#### SPECIAL SPECIFICATIONS:

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GENERAL: THE ABOVE-LISTED SPECIFICATION ITEMS ARE THOSE UNDER WHICH ----- PAYMENT IS TO BE MADE. THESE, TOGETHER WITH SUCH OTHER

PERTINENT ITEMS, IF ANY, AS MAY BE REFERRED TO IN THE ABOVE-

LISTED SPECIFICATION ITEMS, AND INCLUDING THE SPECIAL PROVISIONS LISTED ABOVE, CONSTITUTE THE COMPLETE SPECIFI-

CATIONS FOR THIS PROJECT.

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#### SPECIAL PROVISION

#### 007---639

## **Legal Relations and Responsibilities**

For this project, Item 7, "Legal Relations and Responsibilities" of the Standard Specifications, is hereby amended with respect to the clauses cited below, and no other clauses or requirements of this Item are waived or changed hereby.

**Article 7.8. Hauling and Loads on Roadways and Structures** is supplemented by the following:

**D. Stockpiling of Materials.** Do not store or stockpile material on bridge structures without written permission. If required, submit a structural analysis and supporting documentation by a licensed professional engineer for review by the Engineer. Permission may be granted if the Engineer finds that no damage or overstresses in excess of those normally allowed for occasional overweight loads will result to structures that will remain in use after Contract completion. Provide temporary matting or other protective measures as directed.

**Article 7.14. Contractor's Responsibility for Work, Section B. Appurtenances** is voided and replaced by the following:

#### B. Appurtenances.

- 1. Unreimbursed Repair. Except for destruction (not reusable) due to hurricanes, reimbursement will not be made for repair of damage to the following temporary appurtenances, regardless of cause:
  - signs,
  - barricades,
  - changeable message signs, and
  - other work zone traffic control devices.

Crash cushion attenuators and guardrail end treatments are the exception to the above listing and are to be reimbursed in accordance with Section 7.14.B.2, "Reimbursed Repair."

For the devices listed in this section, reimbursement may be made for damage due to hurricanes. Where the contractor retains replaced appurtenances after completion of the project, the Department will limit the reimbursement to the cost that is above the salvage value at the end of the project.

**2. Reimbursed Repair.** Reimbursement will be made for repair of damage due to the causes listed in Section 7.14.A, "Reimbursable Repair," to appurtenances (including temporary and permanent crash cushion attenuators and guardrail end treatments).

## Article 7.15. Electrical Requirements, Section A. Definitions, Section 3. Certified Person is voided and replaced by the following:

**3.** Certified Person. A certified person is a person who has passed the test from the TxDOT course TRF450, "TxDOT Roadway Illumination and Electrical Installations" or other courses as approved by the Traffic Operations Division. Submit a current and valid TRF certification upon request. On July 1, 2010, TEEX certifications for "TxDOT Electrical Systems" course will no longer be accepted. All TRF 450 certifications that have been issued for "TxDOT Roadway Illumination and Electrical Installations" course that expire before July 1, 2010 will be accepted until July 1, 2010.

# Article 7.15. Electrical Requirements, Section A. Definitions, Section 4. Licensed Electrician is voided and replaced by the following:

**4. Licensed Electrician.** A licensed electrician is a person with a current and valid unrestricted master electrical license, or unrestricted journeyman electrical license that is supervised or directed by an unrestricted master electrician. An unrestricted master electrician need not be on the work locations at all times electrical work is being done, but the unrestricted master electrician must approve work performed by the unrestricted journeyman. Licensed electrician requirements by city ordinances do not apply to on state system work.

The unrestricted journeyman and unrestricted master electrical licenses must be issued by the Texas Department of Licensing and Regulation or by a city in Texas with a population of 50,000 or greater that issues licenses based on passing a written test and demonstrating experience.

The Engineer may accept other states' electrical licenses. Submit documentation of the requirements for obtaining that license. Acceptance of the license will be based on sufficient evidence that the license was issued based on:

- passing a test based on the NEC similar to that used by Texas licensing officials, and
- sufficient electrical experience commensurate with general standards for an unrestricted master and unrestricted journeyman electrician in the State of Texas.

2-2 007---639 09-09

#### SPECIAL PROVISION

#### 008---030

## **Prosecution and Progress**

For this project, Item 008, "Prosecution and Progress," of the Standard Specifications, is hereby amended with respect to the clauses cited below, and no other requirements of this Item are waived or changed hereby.

**Article 8.5. Failure to complete Work on Time.** The Article is voided and replaced by the following:

The time established for the completion of the work is an essential element of the Contract. If the Contractor fails to complete the work within the number of working days specified, working days will continue to be charged. Failure to complete the Contract, a separate work order, or callout work, when specified in the Contract, work order or callout within the number of working days specified, including any approved additional working days, will result in liquidated damages for each working day charged over the number of working days specified in the Contract. The dollar amount specified in the Contract will be deducted from any money due or to become due the Contractor for each working day the Contract, work order, or callout work, remains incomplete. This amount will be assessed not as a penalty, but as liquidated damages. The amount assessed for non-site-specific Contracts will be based on the estimated amount for each work order unless otherwise shown in the Contract. The amount assessed for each callout will be as specified in the contract.

#### **SPECIAL PROVISION**

#### 672---040

#### **Raised Pavement Markers**

For this project, Item 672, "Raised Pavement Markers," of the Standard Specifications, is hereby amended with respect to the clauses cited below, and no other clauses or requirements of this Item are waived or changed hereby.

### **Article 672.2. Materials, Section B. Adhesives** is supplemented by the following:

• The Contractor may propose alternate adhesive materials for consideration and approval by the Engineer.

#### **Article 672.3. Construction.** The sixth paragraph is voided and replaced by the following:

Use the following adhesive materials for placement jiggle bar tile, reflectorized pavement markers, and traffic buttons unless otherwise shown on the plans:

- standard or flexible bituminous adhesive for applications on bituminous pavements.
- epoxy adhesive or flexible bituminous adhesive for applications on hydraulic cement concrete pavements.

Use epoxy adhesive for plowable reflectorized pavement markers.

### **Article 672.3. Construction** is supplemented by the following:

Provide a 30-day performance period that begins the day following written acceptance for each separate location. The date of written acceptance will be the last calendar day of each month for the RPMs installed that month for the completed separate project locations. This written acceptance does not constitute final acceptance.

Replace all missing, broken or non-reflective RPMs. Visual evaluations will be used for these determinations. Upon request, the Engineer will allow a Contractor representative to accompany the Engineer on these evaluations.

The Engineer may exclude RPMs from the replacement provisions of the performance, provided the Engineer determines that the failure is a result of causes other than defective material or inadequate installation procedures. Examples of outside causes are extreme wear at intersections, damage by snow or ice removal, and pavement failure.

1-3 672---040

Replace all missing or non-reflective RPMs identified during the performance period within 30 days after notification. The end of the performance period does not relieve the Contractor from the performance deficiencies requiring corrective action identified during the performance period.

Article 672.4. Measurement. The second paragraph is voided and not replaced.

**Article 672.5. Payment** is supplemented by the following:

No additional payment will be made for replacement of RPMs failing to meet the performance requirements.

2-3 672---040 10-09

### **RPMs INSTALLATION RECORD**

The 30 day performance period begins the day after written acceptance for each separate location. The date of written acceptance will be the last calendar day of each month for the RPMs installed that month for the completed separate project locations.

COUNTY HIGHWAY	CONTROL PROJECT	LIMITS FROM LIMITS TO	MONTH/YR OF INSTALLATION
Contractor signati	ure		
Department signate			Date
2 oparament signati	ure		Date

3-3 672---040 10-09

